Case 2:21-cv-00101-NDF

Document 9-10

Filed 07/01/21

Page 1 of 1

HED A TRUE COPY

STATE OF WYOMING

COUNTY OF BIG HORN

ROCKY MOUNTAIN RECOVERY,

A Wyoming Corporation,

Plaintiff,

IN THE CIRCUIT COURT FIFTH JUDICIAL DISTRICT $355 E 5^{TH}$

LOVELL, WY 82431

-VS-

Kaytlyn Wilson Martinez and Matthew Martinez,

Civil Action No. CV-2020-0102

Defendant.

ORDER DENYING "MOTION TO REMOVE CAUSE TO FEDERAL DISTRICT COURT"

THIS MATTER having come before the Court on April 21, 2021 at 10:30 a.m. pursuant to the Defendants' "Motion to Remove Cause to Federal District Court and the Plaintiff having appeared through its attorney, and the Defendants having appeared through their attorney, and the Court having heard arguments and being fully advised finds as follows:

1. That the motion was not filed in a timely manner and the state court has concurrent jurisdiction to hear Fair Debt Collections Practices Act claims.

NOW, THEREFORE, IT IS HEREBY ORDERED that the Defendants' motion to remove cause to federal district court be, and hereby is, denied.

DATED this _____ day of ___

BY THE CIRCUIT COURT: **ORIGINAL SIGNED** BY THE JUDGE

Circuit Court Judge

Copies to: Wilkerson & Wilkerson, LLC, 210 N. Bent Street, Powell, Wyoming 82435 Kaytlyn Wilson Martinez and Matthew Martinez: Attn Seth Shumaker 2 N Main St E 103 Sheridan, WY 82801.